1 2 3 4 5 6 7 8	Richard A. Wright, Esq. WRIGHT STANISH & WINCKLER 300 S. Fourth Street, Suite 701 Las Vegas, NV 89101 Telephone: (702) 382-4004 Richard B. Herman, Esq. Richard B. Herman, P.C. 445 Park Avenue, 9th Floor New York, New York 10022 Telephone: (212) 759-6300 Attorneys for Defendant RAMON DESAGE
10	UNITED STATES DISTRICT COURT
11	
12	DISTRICT OF NEVADA
13	
14	UNITED STATES OF AMERICA,)
1516) CASE NO.: 2:13-CR-00039-JAD-VCF Plaintiff,
17	vs.)
18	RAMON DESAGE)
19) Defendant.)
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22	UNOPPOSED MOTION TO TRAVEL AND ORDER
23	Comes now, Defendant Ramon Desage, by and through his counsel, Richard A. Wright,
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25	Esq. and Richard B. Herman, Esq., and hereby moves this Court for permission to travel from
26	Las Vegas, Nevada to Newport Beach, California on May 23, 2014 and returning on May 26,
27	2014. Defendant Ramon Desage's son Patrick, 12 years old, is coming to Las Vegas on
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Thursday, May 22, 2014 from Diamond Ranch Academy, a youth residential treatment center, in Hurricane, Utah. Ramon Desage requests travel permission to take Patrick to Newport Beach, California on Friday, May 23, 2014 for vacation, returning to Las Vegas on Monday, May 26, 2014, at which time Patrick will return to Hurricane. They will travel by automobile and provide an itinerary to Pretrial Services.

On May 19, 2014, Richard A. Wright, Counsel for Mr. Desage, personally discussed this request with Pre-Trial Services Officer Ron Pease, who advises he consents to this travel request. Mr. Desage will continue with electronic monitoring and will abide by all other bail conditions. Upon his return to Las Vegas on May 26, 2014, Mr. Desage will give a courtesy call to Officer Pease.

Counsel for Mr. Desage has discussed this request with Assistant United States Attorney Gregory Damm, who has no opposition to it.

DATED this 19th day of May 2014.

Respectfully submitted:

/s/

RICHARD A. WRIGHT, ESQ. 300 S. Fourth Street, Suite 701 Las Vegas, NV 89101 Telephone: (702) 382-4004 Attorney for Defendant, Ramon Desage

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RICHARD B. HERMAN, ESQ. New York Bar No. 1898758 445 Park Avenue, 9th Floor New York, New York 10022 Telephone: (212) 759-6300 Attorney for Defendant, Ramon Desage

1	<u>ORDER</u>
2	This matter having come before the Court on the unopposed motion of Defendant Ramor
3	Desage, and good cause appearing, Defendant's Motion for Permission to Travel to Newport
4	Beach, California on May 23, 2014 and returning May 26, 2014 is GRANTED .
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6	Dated: May 21, 2014.
7	HONORABLE JENNIFER A. DORSEY
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9	Respectfully submitted by:
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11	WRIGHT STANISH & WINCKLER
12	BYRICHARD A. WRIGHT
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14	RICHARD B. HERMAN, P.C.
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16	BY RICHARD B. HERMAN
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